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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Luigi Occhipinti, et al

Title:

A MOLECULAR MEMORY OBTAINED USING DNA STRAND MOLECULAR SWITCHES AND CARBON NANOTUBES, AND METHOD FOR MANUFACTURING

THE SAME

Serial No.:

10/601327

Patent No.:

7,272,511 B2

Filing Date:

Issue Date:

June 19, 2003

September 18, 2007

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C 2 1 2008

Examiner/Unit:

Marjorie A Moran

Attorney Docket No.:

2110-066-03

CERTIFICATE OF MAILING OR TRANSMISSION

I hereby certify that this correspondence is being deposited in the United States Postal Service as First Class Mail in an envelope addressed to: Commissioner for Patents, P O Box 1450, Alexandria, VA. 22313-1450, on this 18th day of November, 2008.

REQUEST FOR CERTIFICATE OF CORRECTION PURSUANT TO 37 CFR § 1.322

TO THE COMMISSIONER OF PATENTS:

Enclosed is a Certificate of Correction (Form PTO/1050) for the above-identified U.S. Letters Patent. Upon reviewing the patent, the patentee noted that the Patent and Trademark Office made the following typographical error which should be corrected as follows:

On the front page of patent 7,272,511, in (75) the address for inventor

Giuseppe Panzera should read Clarenza and not Ci Arenza. The address is correct

on the Declaration and Power of Attorney, a copy of which is enclosed for your reference.

Since the Certificate of Correction is necessitated by Patent and Trademark Office errors, no fee is required (35 USC § 254).

Respectfully submitted,

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Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

(Also Form PTO-1050)

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO: 7,272,511

Page <u>1</u> of <u>1</u>

DATED : September 18, 2007 INVENTOR(S) : Luigi Occhipinti, et al

It is certified that error appears in the above-identified patent and that said Letters Patent are hereby corrected as shown below:

On the front page of the patent (75) should read Giuseppe Panzera, San Pietro Clarenza not San Pietro Ci Arenza.

MAILING ADDRESS OF SENDER (Please do not use customer number below):

Graybeal Jackson LLP 155 - 108th Ave NE Suite 350 Bellevue,WA 98005

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



PATENT

4DEMARK OF	IN PATENT APPLICATION
	Attorney Docket No.: 2110-66-3
As a below	named inventor, I hereby declare:
My residend name.	ce, post office address and citizenship are as stated below next to my
neiow) of a	at I am the original, first and sole inventor (if only one name is listed joint inventor (if plural inventors are listed below) of the subject matter and for which a patent is sought on the invention entitled:
<u>A.MOLECU</u>	LAR MEMORY OBTAINED USING DNA STRAND MOLECULAR
SWITCHES	AND CARBON NANOTUBES, AND METHOD FOR MANUFACTURING
THE SAME	
the specifica	ation of which
	is attached hereto.
図	was filed onlune 19, 2003as U.S. Application Serial No. (or PCT International Application No.)(if applicable) (if not present when this instrument is executed, applicants' attorney or agent is authorized to enter the application serial number and filing date upon receipt of the same from the United States Patent and Trademark Office).
I hereby stat identified spe	e that I have reviewed and understand the contents of the above- ecification, including the claims, as amended by any amendment

referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b), of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT international application designating at least one country other than the United States listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

		•		
Prìor Foreign A	.pplication(s):	`	•	
Number	Country	Date Filed	Priority C	laimed
02425408.8	_Europe	20/06/02 Day/Mo/Year	Yes ⊠Yes	∏No
	·	Day/Mo/Year	 □Yes	□No
I hereby claim t United States p Application No.	rovisional application	le 35, United States C on(s) listed below.	ode Section ^r	119(e) of any
I hereby claim t	he benefit under Tit	Filing Dat	nde Section	120 of any
designating the each of the clair PCT internation 35, United State which is material Section 1.56, which is material section 1	United States listed United States listed ms of this application al application in the es Code, Section 11 al to patentability as hich became availate.	ction 365(c) of any PC I below, and, insofar a n is not disclosed in the manner provided by t 2, I acknowledge the of defined in Title 37, Co ble between the filing of al filing date of this ap	I international international state of the subject the prior United the prior United the prior international inter	al application matter of d States or raph of Title se information
Application Number	Filing Date		tus: Patenteo iding/Abando	

STUDIO TORTA-TORINO 5P

12/12 '03 09:29 FAX 00390115 102

I hereby appoint the attorneys associated with Customer No. 30431 to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith. Address all correspondence and phone calls to:

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NOV 2 1 2008

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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